

United States District Court  
Middle District of Tennessee  
Nashville Division

Federal Trade Commission, and

State of Tennessee, *ex rel.*

Robert E. Cooper, Jr., Attorney General and  
Reporter,

Plaintiffs,

v.

United States Benefits, LLC, a limited liability  
company, also d/b/a United States Health, United  
Benefits of America, LLC, UBA, United Benefits,  
United Health Benefits, Health Care America,  
HCA, National Benefits of America, Insurance  
Specialty Group, and Adova Health,

Timothy Thomas, individually and as an officer  
of United States Benefits, LLC, also d/b/a United  
States Health, United Benefits of America, LLC,  
UBA, United Benefits, United Health Benefits,  
Health Care America, HCA, National Benefits of  
America, Insurance Specialty Group, and Adova  
Health,

Defendants, and

Kennan Dozier, also d/b/a Kennan Dozier  
Thomas, Accentuate Designs, and Accentuate  
Your Home, LLC,

Relief Defendant.

Case No. 3:10-cv-0733

**ORDER  
TEMPORARILY SEALING  
ENTIRE FILE**

**[FILED UNDER SEAL]**

Upon consideration of the *ex parte* motion of Plaintiffs Federal Trade Commission ("FTC") and the State of Tennessee for a temporary seal on the file in this action, the Court, having reviewed the submissions of counsel and the record, finds that good cause exists to temporarily seal the file in this matter in order to prevent the possibility of the destruction of evidence or dissipation of assets. Finding that no alternative to temporarily sealing the file would accomplish these ends, it is hereby

**ORDERED**, that the motion is **GRANTED**, and

**IT IS FURTHER ORDERED** that the entire file and docket in this action, including all motions, memoranda of law, exhibits and other supporting papers, as well as all orders of this Court, are temporarily sealed **until 5:00 p.m. EST, August 6, 2010, or when counsel for Plaintiffs informs the clerk of court that the seal is no longer necessary, whichever occurs first.** At that time, the seal shall automatically be lifted by the clerk without motion by Plaintiffs or further Order by the Court.

This Order shall not be construed to prohibit service or other disclosure by Plaintiffs, or those acting at Plaintiffs' direction, of the *Ex Parte* Temporary Restraining Order, Appointment of Temporary Receiver, and Order to Show Cause, and any papers filed in support thereof to:

(1) the parties; (2) non-party financial institutions that may be holding the Defendants' assets; (3) any domestic or foreign law enforcement agency; (4) or any credit reporting agency.

DATED, this 4<sup>th</sup> day of August, 2010

  
UNITED STATES DISTRICT JUDGE